

RQ-2

April 12, 2017

CALEB CROSBY, TREASURER CONGRESSIONAL LEADERSHIP FUND 1747 PENNSYLVANIA AVENUE NW 5TH FLOOR WASHINGTON, DC 20006

Response Due Date 05/17/2017

IDENTIFICATION NUMBER: C00504530

REFERENCE: 30 DAY POST-GENERAL REPORT (10/20/2016 - 11/28/2016)

Dear Treasurer:

This letter is prompted by the Commission's preliminary review of the report referenced above. This notice requests information essential to full public disclosure of your federal election campaign finances. Failure to adequately respond by the response date noted above could result in an audit or enforcement action. Additional information is needed for the following 2 item(s):

- 1. Schedule E of your report indicates that your committee may have failed to file and timely file one or more of the required 24 hour report(s) regarding "last minute" independent expenditures (see attached). A political committee must file a 24 hour report with the Federal Election Commission as specified in 11 CFR §104.4(c), within 24 hours of any independent expenditures of \$1,000 or more with respect to a given election, made between two and twenty days before an election. The report must be received by the Commission by 11:59 p.m. on the day following the date on which independent expenditures that aggregate \$1,000 or more are publicly distributed or disseminated. These expenditures must then be fully itemized on Schedule E, or as memo entries on Schedule E and reflected on Schedule D if distributed or disseminated prior to payment, of the next report required to be filed by the committee. Although the Commission may take further action concerning this matter, your prompt response will be taken into consideration. (11 CFR §104.3(b))
- **2.** Schedule E discloses Calendar Year-To-Date Per Election total(s) for Kansas House 3rd District which appear to be incorrect. Please amend your report to provide the correct total(s) on Schedule E. (52 U.S.C. §30104(b)(4) (formerly 2 U.S.C. §434(b)(4)) and 11 CFR §104.4(f))
- Schedule A of your report discloses contributions from "HARLAN R. CROW FAMILY BRANCH PARTNERSHIP LP" that appear to be from an unincorporated proprietorship or partnership. These contributions should be